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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/629,318	07/31/2000	John D. Ah Sue	CISCO-2707	4368
7590 07/13/2004			EXAMINER	
David B Ritchie			TRAN, THIEN D	
D'Alessandro & Ritchie P O Box 640640			ART UNIT	PAPER NUMBER
San Jose, CA 95164-0640			2665	
			DATE MAILED: 07/13/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	7
ş.d	09/629,318	AH SUE, JOHN D.	
Office Action Summary	Examiner	Art Unit	
	Thien D Tran	2665	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may y within the statutory minimum of ti will apply and will expire SIX (6) Mit, cause the application to become	a reply be timely filed  hirty (30) days will be considered timely.  DNTHS from the mailing date of this communication.  ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 01 Ju	une 2004.		
2a) This action is <b>FINAL</b> . 2b) ⊠ This	action is non-final.		
3) Since this application is in condition for alloward	•	·	
closed in accordance with the practice under E	Ex parte Quayle, 1935 C	D. 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-20 is/are pending in the application.	•		
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-20</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine	er.		
10) The drawing(s) filed on is/are: a) acc		o by the Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abey	ance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	tion is required if the drawir	ıg(s) is objected to. See 37 CFR 1.121(d).	
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attach	ed Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> </ul>		§ 119(a)-(d) or (f).	
2. Certified copies of the priority document		Application No	
3. Copies of the certified copies of the prior			
application from the International Bureau	u (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list	of the certified copies no	ot received.	
Attachment(s)			
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🗍 Intension	v Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper N	o(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)	f Informal Patent Application (PTO-152)	

Application/Control Number: 09/629,318

Art Unit: 2665

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-20 are rejected under 35 U.S.C. 102(e) as being participated by Chiu et al (U.S Patent No. 6,597,689 B1).

Regarding claims 1, 15, 16, Chiu discloses a method for auto-configuring a customer premises equipment device over an Asynchronous Transfer Mode (ATM) network, col.7 lines 45-50, the ATM network having a preexisting Permanent Virtual Circuit (PVC) at the loop site and the loop site is setup to configure with SVC by translation from PVC to SVC, col.19 lines 5-10 (to which the customer premises equipment device is to be auto-configure), said method comprising:

Application/Control Number: 09/629,318

Art Unit: 2665

receiving a plurality of ATM cells from a IMAS (digital subscriber line access multiplexer), col.16 lines 40-45;

checking values of VPI and VCI from ATM cells (OAM) cell, the cell allowing the PVC line to be configured as SVC circuit (auto-configuring a Permanent Virtual Circuit) by obtaining a Virtual Path Identifier (VPI) and a Virtual Circuit Identifier (VCI) from said cell (col.17 lines 40-65);

configuring the PVC by obtaining said VPI and said VCI from a first ATM cell; and linking the PVC to a protocol, said protocol being applicable to DSL, col.25 lines 10-30.

Regarding claims 2, 9, Chiu discloses ATM cell further includes a header and a payload, said header comprising a VPI and a VCI (col.17 lines 10-15).

Regarding claim 3, 10, Chiu discloses that OAM cell is used for exchanging control and maintaining the ATM network running (col.28 lines 35-40).

Regarding claims 4, 11, 14, 17, Chiu discloses that first ATM cell is determined by measuring an elapse time between a previous ATM cell and said first ATM cell (col.41 lines 20-60).

Regarding claims 5, 7, 18, 20, Chiu discloses that protocol further includes Point-to-Point Protocol (PPP) interface or Request-For-Comments (RFC) bridge interface (col.60 lines 55-65).

Regarding claims 6, 12, 19, Chiu discloses that receiving a plurality of messages from an aggregate router, said plurality of messages being a plurality of Link Control

Protocol (LCP) configuration requests or a plurality of Bridge Protocol Data Unit (BPDU) spanning tree messages (col.84 lines 15-45).

Regarding claims 8, 13, Chiu discloses an Asynchronous Transfer Mode (ATM) communications system comprising: a digital subscriber line access module receiving said plurality of ATM cells; and

a customer premises equipment device having a mechanism which autoconfigures a preexisting Permanent Virtual Circuit (PVC), col.19 lines 5-10, said
mechanism receiving an ATM cell, said mechanism checking said ATM cell for an
Operation and Maintenance (OAM) cell, said OAM cell allowing configuring said PVC by
reading a Virtual Path Identifier (VPI) and a Virtual Channel Identifier (VCI) from said
OAM, said mechanism linking said PVC to a Point-to-Point Protocol interface or an RFC
1483 bridge interface (col.28 lines 35-60).

## Conclusion

3. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Thien Tran whose telephone number is (703) 308-4388. The examiner can normally be reached on Monday-Friday from 8:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu, can be reached on (703) 308-6602. Any inquiry of a general nature of relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

STEVEN NGUYEN PRIMARY EXAMINER Application/Control Number: 09/629,318

Art Unit: 2665

Thien Tran

Page 5